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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/843,005	04/26/2001	Scott K. Middelstadt	DD-023-1-US-01	8413	
75	90 02/05/2003			;	
H.B. Fuller Company			EXAMINER		
Patent Department 1200 Willow Lake Blvd. P.O. Box 64683 St. Paul, MN 55164-0683			GRAY, LINI	GRAY, LINDA LAMEY	
			ART UNIT	PAPER NUMBER	
			1734		
			DATE MAILED: 02/05/2003	DATE MAILED: 02/05/2003	
				14	

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

		A 9				
	Application No.	Applicant(s)				
Office Action Comments	09/843,005	MIDDELSTADT ET AL.				
Office Action Summary	Examiner ·	Art Unit				
The MAIL INC DATE of this communication on	Linda L Gray	1734				
Th MAILING DATE of this communication appears on the cover she t with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period varieties to reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 7-30	0-01,12-19-01,6-11-02,6-17-02,11	<u>1-22-0</u> .				
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ Th	is action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims	Ex parțe Quayle, 1955 C.D. 11, 4					
4) Claim(s) 1-23 is/are pending in the application.						
4a) Of the above claim(s) 1-12 and 19-23 is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>13-18</u> is/are rejected.						
7)⊠ Claim(s) <u>14-17</u> is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abovance. See 37 CER 1.85(a)						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(s)	n 3					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	r (PTO-413) Paper No(s) Patent Application (PTO-152)				
J.S. Patent and Trademark Office						

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#### **DETAILED ACTION**

#### **Specification**

1. The disclosure is objected to because of the following informality: -- I claim-- should be inserted before the claims. Specifically, MPEP § 608.01(m) recites "While there is no set statutory form for claims, the present Office practice is to insist that each claim must be the object of a sentence starting with "I (or we) claim", "The invention claimed is", or the equivalent.",. Appropriate correction is required.

#### Election/Restrictions

2. Claims 1-12 and 19-23 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a non-elected invention, there being no allowable generic or linking claim. Election was made without traverse in paper number 11.

#### Claim Objections

**3. Claims 14-17** are objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claims, amend the claim to place the claims in proper dependent form, or rewrite the claims in independent form.

**Claims 14-17** are directed to an applicator being part of the dispenser in claims 1-12 and 21-23, non-elected.

## Claim Rejections - 35 USC § 112

- **4.** The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 13-18 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicants regard as the invention.

Claim 13 is indefinite because such indicates that the feed assembly claimed feeds the tape to a substrate and deposits the tape on a carton blank where the specification indicates that the substrate can be a carton blank.

Claim 15, line 2, "said adjustable control" lacks antecedent basis.

Claim 15 is indefinite because such indicates that the vacuum roll of claim 13 with the rotary knife of claim 13 places the cut length of tape on a substrate; however, in the specification indicates an applicator which affords such placement. The preamble of claim 13 has the same indication.

Claim 16, lines 1-2, "said vacuum wheel applicator" lacks antecedent basis

Claim 18 is indefinite because it is unclear if the motor controllers on line 2 are actually part of the motor controller means in claim 13. Claim 18 indicates the motor controllers on line 2 to be part of the drive for the vacuum roller, however. Also, it is unclear in that the motor controller for the feed roll drive is claimed as being part of the drive for the vacuum roll.

Claim 18, line 3, "the feed roll drive" lacks antecedent basis.

## Claim Rejections - 35 USC § 103

- **6.** The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 13-18 are rejected under 35 U.S.C. 103(a) as being unpatentable ver Helm (US 3,957,570) in view f Doderer-Winkler (US 5,429,576).

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Claim 13, Helm teaches a tape feed assembly including feed roll 18 for advancing web 16 from supply 14 thereof along a predetermined path at a first speed, pressure roller 18a for holding web 16 in engagement with roll 18, vacuum roll 24' with anvil insert 26' for accepting web 16 from roll 18, a driver for roll 24' to provide a predetermined peripheral speed thereof different from the first speed for advancing web 16 toward applicator 29' in predetermined lengths 10 (c 2, L 28 to c 4, L 9), knife 27' having a blade mean engagable with roll 24' for cutting web 16 against roll 24', and a motor controller means including items D and 54 for changing the speed of web 16 and roll 24' to adjust the length of web 16 passing roll 24' before being cut by knife 27' (c 5, L 46-46, and c 6, L 10-18).

Helm does not teach knife 27 to be a rotary knife driven at the same speed as roll 24'.

Doderer-Winkler teaches rotary knife 70 having blade means 72 engagable with vacuum roll 68 for cutting a web against roll 68 (c 5, L 20, to c 6, L 29).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have provided in Helm that knife 27 be a rotary knife driven at the same speed as roll 24' because Doderer-Winkler teaches such to be convention in the art and it is obvious to replace one cutter with another art recognized alternative cutter.

In Helm the tape feed assembly feeds a predetermined length of web 16 to substrate 12 for deposition. The limitation of the web being a tape and the substrate being a carton blank refer to materials operated upon which do not provide a structural difference between the claims and Helm reference in terms of the tape feed assembly.

**Claims 14-17** are directed to an applicator being part of the dispenser in claims 1-12 and 21-23, non-elected. In **claim 14**, the roll 24' has a peripheral speed different from the first speed.

Claim 18, Helm does not teach that the driver for roll 24' includes a line speed encoder, a programmable logic controller, and a motor.

However, such a driver is convention because such allows one accurate speed control and for this reason it would have been obvious to a person of ordinary skill in the art at the

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time the invention was made to have provided in Helm that the driver for roll 24' include a line speed encoder, a programmable logic controller, and a motor.

## Response to Papers Filed

The declaration filed 12-19-01 has been entered. 8.

## **Conclusion**

Any inquiry concerning this or earlier communications should be directed Linda L. Gray at 703-308-1093, 6:30am-4:00pm, M-F. The examiner's supervisor, Richard Crispino, can be reached on 703-308-3853. Any general inquiries should be directed to the receptionist at 703-308-0661. The fax numbers are 703-305-7718 (before final) and 703-872-9311 (after final).

January 27, 2003

PRIMARY EXAMINER